PATENT COOPERATION TREATY





REC'D 0 3 AUG 2004

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

App	olicant's	s or ag	gent's file reference	FOR FURTUER		See Notifica	ation of Transmittal of International
ABC/20660				FOR FURTHER	ACTION	Preliminary	Examination Report (Form PCT/IPEA/416)
International application No. PCT/GB 03/01598				International filing dat 15.04.2003	e (day/mor	nth/year)	Priority date (day/month/year) 15.04.2002
			ent Classification (IPC) or b	oth national classification	n and IPC		
Ho	1L41/	04					
	:						
1 ''	licant						
PB	T (IP)	LIM	ITED et al.				
1.	1. This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.						nternational Preliminary Examining
		,		applicant according to	o Article S		
	This	. DED	ODT consists of a bit				
2.	Trus	HEF	ORT consists of a total of	of 4 sheets, including	this cover	r sheet.	
	\boxtimes	This	report is also accompa	nied by ANNEXES, i.e	. sheets o	of the descrip	otion, claims and/or drawings which have
		Dee	n amended and are the leteral Rule 70.16 and Section	Dasis for this renort ar	id <i>i</i> or shee	ts containing	I rectifications made before this Authorit.
	The		nexes consist of a total of				
				•			
3.	Thio	rono	rt contains indications as	1-251-16-60-1			
J.			rt contains indications re	lating to the following	items:		
	1		Basis of the opinion				
	II NI		Priority	ninian with we see at t			
	IV		Lack of unity of invention		novelty, ir	iventive step	and industrial applicability
	V		Reasoned statement/u	nder Rule 66.2(a)(ii) v	vith regard	to novelty	inventive step or industrial applicability;
	10		citations and explanation	ons supporting such s	tatement	- 10 110 voity,	inventive step of industrial applicability;
	VI VII		Certain documents cite				
	VIII		Certain defects in the in				
	·		Certain Observations of	r the international app	nication		• •
_			<u> </u>				
Date of submission of the demand					Date of	completion of	this report
						•	
17.05.2004					02.08.	2004	
Name and mailing address of the international				<u> </u>	Authorized Officer		
preliminary examining authority: European Patent Office				•	Authoriz	en Ollicet	asiliches Patantage
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International application No.

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i_	Rasis	of the	report
	Dasis	OI HIE	report

 With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	D	escription, Pages					
	1-	3	as originally filed				
	CI	aims, Numbers					
	1-1	7	received on 16.07.2004 with letter of 14.07.2004				
	Dr	awings, Sheets					
	1/3	3-3/3	as originally filed				
2.	. Wi lan	With regard to the language , all the elements marked above were available or furnished to this Authority in the anguage in which the international application was filed, unless otherwise indicated under this item.					
	Th	ese elements were a	vailable or furnished to this Authority in the following language: , which is:				
			ranslation furnished for the purposes of the international search (under Rule 23.1(b)).				
		the language of pul	plication of the international application (under Rule 48.3(b)).				
		the language of a to Rule 55.2 and/or 55	anslation furnished for the purposes of international walks				
3.	Wit inte	h regard to any nucl ernational preliminary	eotide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:				
			ernational application in written form.				
			ne international application in computer readable form.				
		furnished subseque	ntly to this Authority in written form.				
		furnished subseque	ntly to this Authority in computer readable form.				
		The statement that t	the subsequently furnished written sequence listing does not go beyond the disclosure application as filed has been furnished.				
		The statement that the listing has been furn	the information recorded in computer readable form is identical to the written sequence ished.				
4.	The	amendments have r	esulted in the cancellation of:				
		the description,	pages:				
		the claims,	Nos.:				
		the drawings,	sheets:				

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5.		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).
		(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)
6.	Add	ditional observations, if necessary:
m	. Noı	n-establishment of opinion with regard to novelty, inventive step and industrial applicability
1.	The obv	e questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- ious), or to be industrially applicable have not been examined in respect of:
		the entire international application,
	\boxtimes	claims Nos. 1-7
		because:
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.
	\boxtimes	no international search report has been established for the said claims Nos. 1-7
2.	or a	eaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/ mino acid sequence listing to comply with the standard provided for in Annex C of the Administrative ructions:
		the written form has not been furnished or does not comply with the Standard.
		the computer readable form has not been furnished or does not comply with the Standard.

Re Item III

No opinion with regard to novelty, inventive step, and industrial applicability of amended claims 1-7 is established since the subject matter of amended independent claim 1, i.e. a control circuit for a piezo ceramic actuator comprising voltage applying means being arranged to apply a reverse bias voltage to the actuator, has only been searched in combination with original claims 1 and 2, i.e. with a control circuit for a piezo ceramic actuator comprising H-bridge voltage applying means being arranged such that a linear charge is applied thus producing a linear displacement of the actuator, but not in its present scope.

Hence, amended claims 1-7 relate to an invention in respect of which no international search report has been established (cf. Rules 66.1(e) and 66.2(a)(vi) PCT).



CLAIMS:

- 1. A control circuit for controlling the operation of a piezo ceramic actuator comprising means for applying a voltage to the piezo ceramic actuator, the means arranged such that a linear charge is applied to the piezo ceramic device 10 which in turn produces a linear displacement of the piezo ceramic device.
- 2. The control circuit according to claim 1, wherein the means for applying a voltage includes an H-bridge.
 - 3. The control circuit according to claim 2, wherein the H-bridge is provided with a plurality of switches arranged to charge and discharge the piezo ceramic device.

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- 4. The control circuit according to claim 3, wherein the plurality of switches are transistor switches.
- 5. The control circuit according to claims 2, 3 or 4, wherein the H-bridge is configured to apply a reverse bias voltage to the actuator.
 - 6. The control circuit according to any of the preceding claims, further comprising means for generating a control signal indicative of the temperature of the actuator and means for altering the amount of voltage as a function of the control signal.
 - 7. A piezo ceramic actuator arrangement comprising a piezo ceramic actuator and a control circuit according to any one of the preceding claims.